

PROTEST UNDER 37 CFR 1.291(a)

Re: Electronic advertising device and method of using the same

US File # 20030222134

Filed: 9/16/2002

Sirs:

Recently I found the above referenced patent filing and believe this filing has NOT issued in the U.S. The US File # is 20030222134

I am voicing an objection as a concerned third party and as a U.S. Citizen. The patent filing describes at great length an advertising delivery system dependent upon a database maintained at the client level in a client-server ad delivery system. The appropriate ads are selected through profiling techniques at the server level then a database is created and downloaded via an electronic communication system such as the internet (0046) or via other cellular means.

Advertisements stored in the client device whether a cell phone or other devices including billboards (0063) are triggered by voluntary user actions including traveling from point A to point B.

The system is fully described in paragraphs (0046) (0057) (0065) (0074) and others.

Relevant Claims presented are Claims 1, 6, 16 and 18. The abstract reads, "Electronic advertising devices and methods of using the same for providing targeted advertisements to one or more individuals based on the individual(s) consumer profile(s). The device or systems include a sensor or receiver (101) for receiving identifying signals from individuals such as signals emitted by cellular telephones. Using information associated with or retrieved using the identifying signal, targeted advertisements are delivered to the individuals. "

Consistently, the inventor describes the invention in comparison to the internet although the internet is simply another electronics communications network ...

Driving a vehicle from Point A to Point B or using a cell phone is a purely voluntary exercise similar to surfing the internet and going to web sites at will. In a location based system, advertising is delivered based upon voluntary user actions in one form or another, albeit cell phone call, changing a display on a billboard, cell phone or other audio or visual monitor and is just another derivative of a client/server system where an advertising database is dynamically maintained at the client device. This is referred to as "pull" advertising as a voluntary action on the part of a user interacts with a pre-established database and a targeted ad is displayed.

I am objecting to this patent filing as it is neither novel nor unique. It is of particular note that no prior art was submitted with this filing and only some vague references to server and user supplied profiling systems. The filers are correct that a targeted system based on URLs or keywords is more accurate and excels in its ability to deliver "relevant" ads at the exact moment of interest. However, the filers did not include the following references:

- 1. US Patent 6,141,010 ... similar technology
- 2. Gator.com (recently changed to Claria.com) has been marketing such a system since 1998 or 1999
- 3. WO9955066 (A1) or EP1076983 (A1) ... similar technology

There may be more prior art preceding the 9/16/2002 filing.

I believe the Examiner should look very closely at the Claim made and judge accordingly.





